Office of Chief Counsel Internal Revenue Service

memorandum

CC:NER:MAN:TL-N-7047-98

SDTillem

date:

District Director, Manhattan District Examination Division, Branch 2, Group 1246

Attn: Ellis Rosenblatt, Manager Valary Arthur, Revenue Agent

District Counsel, Manhattan District, New York

subject:

EIN: Tax Year:

Amortization of Leasehold Improvements

expires: (Form 872) Statute of Limitations for

Uniform Issue List # 162.09-03

DISCLOSURE STATEMENT

This advice constitutes return information subject to I.R.C. § 6103. This advice contains confidential information subject to attorney-client and deliberative process privileges and if prepared in contemplation of litigation, subject to the attorney work product privilege. Accordingly, the Examination or Appeals recipient of this document may provide it only to those persons whose official tax administration duties with respect to this case require such disclosure. In no event may this document be provided to Examination, Appeals, or other persons beyond those specifically indicated in this statement. This advice may not be disclosed to the taxpayers or their representatives.

This advice is not binding on Examination or Appeals and is not a final case determination. Such advice is advisory and does not resolve Service position on an issue or provide the basis for closing a case. The determination of the Service in the case is to be made through the exercise of the independent judgment of the office with jurisdiction over the case.

We contacted John L. Trevey, Jr. of the National Office (CC:DOM:FS:IT&A) regarding this issue and confirmed that this advice is subject to 10 day post review by the National Office. Accordingly, we request that you do not act on this advice until we inform you of the National Office's comments, if any, about

this advice.

The statute of limitations on assessment for the taxable year is currently set to expire on pursuant to an executed Form 872.

This memorandum is in response to your request for advice concerning the proper period over which should amortize the cost of leasehold improvements. This advice assumes that the facts are as represented herein.

Issue

Whether should amortize \$ _____ of leasehold improvements over ten years based on the initial ten year term of its lease or over twenty years based on the initial term of its lease plus a ten year renewal term.

Conclusion

should amortize its \$ _____ of leasehold improvements over twenty years because there is a reasonable certainty that its initial ten year lease will be renewed for an additional renewal period of ten years.

Facts.

is a limited partnership that operates a

and complex located on the which includes a

and pursuant to a

leases the from pursuant to a

lease dated and and arenewal option that

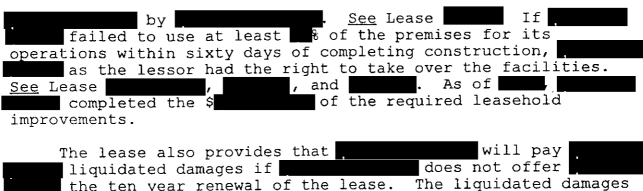
allows the right to offer to extend the lease for

ten additional years. It is subject to a number of factors, including "impact on the

community" and the "public interest." See Lease \$ 2.2.

Under the lease per year to the lessee) agreed to pay a per year to the lesser) and to undertake \$ in improvements to the leased property. The \$ dollars of leasehold improvements is considered "additional rent" allocated pro rata over the ten year period of the lease pursuant to \$\$ 3.1(a) and (c) of the lease.

was obligated under the lease to complete construction of facilities, and and and



liquidated damages if does not offer the ten year renewal of the lease. The liquidated damages would be calculated by using the actual construction costs of the leasehold improvements less depreciation determined on a straight line or an accelerated depreciation basis, in each case utilizing useful life periods prescribed by I.R.C. § 168(i)(8). See Lease

and amended the lease on the provides additional renewal periods each for ten years. The has the unilateral right to offer the lessee an option to renew for each ten year period.

Discussion

If improvements made by a lessee are a substitute for rent, the lessee's deduction takes the form of a deduction for rent.

Your Health Club v. Commissioner, 4 T.C. 385 (1944). As a general rule, the rent deduction equals the cost of the leasehold

improvements spread over the term of the lease plus the renewal period if there is a reasonable certainty that the lease will be renewed. Treas. Reg. § 1-162-11. The question of whether the renewal period should be included in calculating the amortization period is a factual one. See, e.g., Hens & Kelly, Inc. v. Commissioner, 19 T.C. 305, 325 (1952) (for federal income tax purposes whether lease renewal periods should be taken into account is an intensely factual one.); Morris v. Commissioner, 38 T.C. 279 (1962) (the term of a lease for tax purposes depends on the court's assessment of all the facts concerning whether the lessor and lessee will renew the lease.)

In Jos. N. Neel Co. v. Commissioner, 22 T.C. 1083 (1954), the Tax Court found that the taxpayer/lessee was entitled to amortize rent paid in the form of improvements over the initial lease term plus one renewal term. Under the terms of the lease, the lessee had an option to renew the initial seven year and eight month term for two ten year terms. In addition to a base rent, the lease required the lessee to spend \$250,000 for improvements to the leasehold property during the initial term of the lease. The lessee argued that only the initial seven year and eight month term of the lease should be used for amortization purposes. The court rejected the lessee's position and found that the facts show with a reasonable degree that the lease will be renewed for at least the first ten year renewal period. Accordingly, the court held that the proper period over which amortization should be spread is 17 years 8 months. In making its findings the court considered the relationship of the lessee and lessor and the cost of the leasehold improvements.

In determining whether there is a reasonable certainty that a lease will be renewed courts have also considered the following factors:

- 1. Damages if the lease is not renewed. <u>Commissioner v. Philadelphia Coke Co.</u>, 130 F.2d 87 (3d Cir. 1942);
- 2. Economic conditions. <u>Hens & Kelly, Inc. v.</u> <u>Commissioner</u>, 19 T.C. 305 (1952); and
- 3. Taxpayer's failure to prove that nonrenewal was more probable than renewal. <u>Spritzer v. Commissioner</u>, 55 T.C. Memo. 1988-463.

In the instant case, we believe there is a reasonable degree of certainty that the lease will be renewed for the ten year term primarily because as the lessor will be subject to liquidated damages if it does not exercise the ten year renewal option. See Lease § 2.2(b). Accordingly, it is likely that

will renew the lease to avoid paying the liquidated damages. has no right to any liquidated damages from if the lease is not renewed beyond the twentieth year. See Lease § 22.1. Hence, there is less certainty that the lease will be renewed beyond twenty years pursuant to the Amendment of the lease.

As of _____, _____ has been current with its rental payments and completed extensive capital improvements. Over the first ten years of the lease ______ will have paid \$_____ in rent (\$______ in rent a year for ten years) plus have made leasehold improvements in excess of \$______ offers to renew the lease it will accept the offer. Such additional factors enhance the probability that the lease will be renewed for the ten year renewal term.

refinance its debt with a ten year mortgage note as opposed to a twenty year note, indicates that it is unlikely the lease would be renewed beyond ten years. However, it is conceivable that requested a ten year mortgage period as opposed to a longer term so that it would incur less in interest expense. In fact, only undertook the refinancing after amended its lease to include additional renewal periods. Accordingly, would probably not be able to refinance its debts at all, if it did not have a reasonable chance of renewing its lease. In addition, it is also probable that initially persuaded investors to become limited partners by convincing them that the lease would be renewed.

We also find unpersuasive argument that could succumb to public opposition to and refuse to renew the lease. It is a viable rent paying business and has presented no convincing evidence that the public has pressured to shut them down.

In summary, if improvements made by a lessee are a substitute for rent, the lessee's deduction takes the form of a deduction for rent. Your Health Club v. Commissioner, 4 T.C. 385 (1944). Such deduction equals the cost of the improvements spread over the term of the lease plus the renewal term if there is a reasonable certainty that the lease will be renewed. Treas. Reg. § 1-162-11. The question of whether a lease renewal term should be taken into account in calculating the amortization period of leasehold improvements is a factual one. Morris v. Commissioner, 38 T.C. 279 (1962). In the instant case, it appears there is a reasonable certainty that the lease will be

renewed for the additional ten year term based on the following facts:

- 1. as lessor will have to pay a substantial sum in liquidated damages to the lease is not renewed for the additional ten year term.
- 2. has made extensive capital improvements to the leased property and has stated it would renew its lease if offers the renewal option.
- 3. is in compliance with its lease and has presented no substantial reason why would not offer the ten year renewal term.

For the foregoing reasons, we conclude that should amortize its \$ dollars of leasehold improvements over twenty years as opposed to ten years.

If you have any questions regarding this memorandum please contact Attorney Steven Tillem at (212) 264-5473 or Attorney Isaac Malul at (212) 264-1595.

LINDA R. DETTERY District Counsel

By:

THEODORE R. LEIGHTON
Assistant District Counsel

Noted:

Linda R. Dettery District Counsel

CC: Paulette Segal

Assistant Regional Counsel (LC) (via e-mail)

Mary Helen Weber

Assistant Regional Counsel (LC) (via e-mail)

Michael P. Corrado

Assistant Regional Counsel (TL) (via e-mail)

Peter J. LaBelle

Assistant District Counsel (via e-mail)